## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE COLUMBIA DIVISION

KAREN MCNEIL, LESLEY JOHNSON, TANYA MITCHELL, INDYA HILFORT, and SONYA BEARD, On behalf of themselves and all others similarly situated.

Plaintiffs,

v.

COMMUNITY PROBATION SERVICES, LLC; COMMUNITY PROBATION SERVICES, L.L.C.; COMMUNITY PROBATION SERVICES; PROGRESSIVE SENTENCING, INC.; PSI-PROBATION II, LLC; PSI-PROBATION, L.L.C.; TENNESSEE CORRECTIONAL SERVICES, LLC; TIMOTHY COOK; GILES COUNTY, TENNESSEE; PATRICIA MCNAIR; MARKEYTA BLEDSOE; HARRIET THOMPSON,

Defendants.

Case No. 1:18-cv-00033

## MOTION FOR ADMISSION PRO HAC VICE

The undersigned counsel for Plaintiffs, Jonas Wang, hereby moves for admission to appear *pro hac vice* in this action. I hereby certify that I am a member in good standing from the United States District Court for the Southern District of New York. Attached is a Certificate of Good Standing from that Court.

/s/ Jonas Wang

Jonas Wang (DC #1531749) Civil Rights Corps 910 17th Street NW, Suite 200 Washington, DC 20006 202-670-4809 jonas@civilrightscorps.org /s/ Elizabeth Rossi

Elizabeth Rossi\* (Maryland Attorney No. #1412180090) Civil Rights Corps 910 17th St NW, Suite 200 Washington, DC 20006 202-599-0953 elizabeth@civilrightscorps.org

\*Admitted solely to practice law in Maryland; not admitted in the District of Columbia. Practice is limited pursuant to D.C. App. R. 49(c)(3).

## **CERTIFICATE OF SERVICE**

I hereby certify that on the 25th day of April, 2018, a true and correct copy of the foregoing Motion of Jonas Wang for Admission Pro Hac Vice was filed with the Court using the CM/ECF system.

/s/ Elizabeth Rossi